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APPLICATION NO.	ION NO. FILING DATE		FIRST NAMED INVENTOR  Michael J. Leveille	ATT	ORNEY DOCKET NO.	CONFIRMATION NO.	
09/702,513		/31/2000		•	19921/45	9261	
	7590	05/07/2003					
Anthony J Janiuk Esq Waters Corporation 34 Maple Street					EXAMINER		
					ROSENBERGER, RICHARD A		
Milford, MA 01757					ART UNIT	PAPER NUMBER	
				•	2877		
				DATE	MAILED: 05/07/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		M.
	Applicati n N .	Applicant(s)
•	09/702,513	LEVEILLE ET AL.
Office Action Summary	Examiner	Art Unit
6	Richard A Rosenberger	2877
The MAILING DATE of this communication ap	pears on the cover sheet with	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply sepecified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statu.  - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	.136(a). In no event, however, may a re ply within the statutory minimum of thirty I will apply and will expire SIX (6) MON' te, cause the application to become AB.	oply be timely filed r (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on <u>08</u>	April 2003 .	
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ T	his action is non-final.	
3) Since this application is in condition for allow closed in accordance with the practice unde Disposition of Claims	vance except for formal mat r <i>Ex parte Quayle</i> , 1935 C.[	ters, prosecution as to the merits is D. 11, 453 O.G. 213.
4)⊠ Claim(s) <u>1-14 and 22</u> is/are pending in the a	pplication.	
4a) Of the above claim(s) is/are withdra	-	
5) Claim(s) is/are allowed.		
6)  Claim(s) <u>1-14,22</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/	or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Examin	er.	
10)☐ The drawing(s) filed on is/are: a)☐ acc	epted or b) objected to by t	he Examiner.
Applicant may not request that any objection to t		
11) ☐ The proposed drawing correction filed on		isapproved by the Examiner.
If approved, corrected drawings are required in r	• •	
12) The oath or declaration is objected to by the E	xaminer.	•
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for forei	gn priority under 35 U.S.C. {	§ 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority documer	nts have been received.	·
2. Certified copies of the priority documer	nts have been received in A	pplication No
<ul> <li>3. Copies of the certified copies of the pri application from the International B</li> <li>* See the attached detailed Office action for a list</li> </ul>	Sureau (PCT Rule 17.2(a)).	
14) Acknowledgment is made of a claim for domes	stic priority under 35 U.S.C.	§ 119(e) (to a provisional application).
<ul> <li>a) ☐ The translation of the foreign language p</li> <li>15)☐ Acknowledgment is made of a claim for domes</li> </ul>	• •	
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)  2. Patent and Trademark Office	5) Notice of	Summary (PTO-413) Paper No(s) · Informal Patent Application (PTO-152)

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1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 1-14 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wynn (US 5,905,271).

Wynn shows a cell body having two ends and a fluidic channel allowing the passage of fluids (column 2, lines 6-9). There is an element holder (either of the "aligned apertures" 26, 27); the element holder has a substantially planar sealing surface (the bottom walls 31 of the recessed areas, which are sealing surfaces and are substantially planar). There is a stepped element (either of 16, 17) with a stem (19) and a base (21), the stem having and end surface and the base a substantially planar sealing surface. The stepped element is, in use, contained within the element holder and is sealed within the cell body by a sealing gasket (O-ring 29) positioned between the sealing surfaces of the element holder and the element. There are screws (37) which hold the structure together, exerting pressure on the gasket (31) between the two sealing surfaces. The stem portions of the elements create a measurement path length (column 2, lines 23-25).

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The independent claims 1 and 17 refer to the pathlength created by the claimed structure as "non-adjustable". Wynn teaches the use of set screws (44) to "lock" the "adjusted bodies" (36) in place (see column 3, lines 3-5); once the "adjuster bodies" are so locked in place the pathlength is "fixed" and "non-adjustable".

Wynn discloses the use of screws (37) to hold the structure together. The use of bolts would have been an obvious substitution as the two are recognized equivalents.

It would have been obvious to make the windows out of any appropriate transparent material. It is known in the art to include lenses, either separately of by forming curved surfaces in the window, in sample cells; doing so in the device of Wynn et al would have been obvious. Those in the art could make design changes to the window and arrangement of Wynn such as varying the shape of the window while maintaining the functional aspects of the window and cell structure.

3. Claims 1-14 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dätwyler et al (US 5,003,174) in view of Wynn (US 5,905,271) and Goldsmith (US 4,580,901).

Dätwyler et al shows a flow cell with a cell body and a stepped window (4,5) and a sealing gasket (32) which lies between a sealing surface on the window (7) and on the cell body (10). The sealing surface on the cell body of Dätwyler et al is not "substantially planar", but rather conical.

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It is known in the art that stepped shaped windows of the type shown by Dätwyler et al can be sealed in a measuring cell with a sealing gasket when the sealing surface on the cell body is in a configuration other than the conical shape shown by Dätwyler et al. Wynn, for instance, shows substantially planar bottom walls (31) to seal the window.

It is also more generally known in the art that sealing gaskets can be used against planar surfaces to seal windows in fluid-containing sample cells.

Goldsmith, for example, shows gaskets (23, 24) to seal a window ("radiant energy transmissive top 11") and a bottom element (13) to form a fluid-type cell structure.

Those in the art would have recognized, particularly given the known differences in construction among the sealing surfaces known in the art as illustrated by the references, that the exact shape of the sealing surface on the cell body is not critical; what is critical is that the sealing gasket fit against the window and the sealing surface of the cell body, whatever its shape, to seal the window so the cell does not leak. Thus those in the art would have found it obvious at the time the invention was made to use a "substantially planar" sealing surface in the place of the conical sealing surface of Dätwyler et al because it is, and would have been recognized as being, the function of sealing, and not the exact shape of the sealing surface, which is of importance is such situations, and would have been recognized that a "substantially planar" sealing surface would have accomplished this sealing function, while being a simple-to-manufacture configuration.

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The use of bolts to hold the cell together would have been an obvious as such uses of bolts is well-known in the art; Goldsmith uses bolts (21) for such a purpose (see column 2, line 68), and also see the use of the similar screws in Wynn.

It would have been obvious to make the windows out of any appropriate transparent material. It is known in the art to include lenses, either separately of by forming curved surfaces in the window, in sample cells; doing so in the device of Dätwyler et al would have been obvious. Those in the art could make design changes to the window and arrangement of Dätwyler et aln such as varying the shape of the window while maintaining the functional aspects of the window and cell structure.

- 4. Papers related to this application may be submitted to Group 2800 by facsimile transmission. The faxing of such papers must conform to the notice published in the Official Gazette, 1096 OG 30 (15 November 1989). The fax number is (703) 308-7722.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to R. A. Rosenberger whose telephone number is (703) 308-4804.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0956.

R. A. Rosenberger 2 May 2003

Richard A. Rosenberger Primary Examiner